UNITED STATES DISTR SOUTHERN DISTRICT (ICT COURT OF NEW YORK	(Effective 3/1/02)
Construction (Carp., as Assi Construction (Cooperation igneed the Corp.	09 civ. 823 (AXH)
	Mamarida),	CIVIL CASE MANAGEMENT FLAN
-against. Staging Co	oncepts, Inc., Defendant(a).	USDC SENY DOCULARING ELECTRONICALLY FREE DOC #: DATE FILED: 5/8/09
A. The case (i) B. Non-Experiments of Civil Property in the case (i) B. Non-Experiments of the case (i) I. The case (i) and case (i)	is) (is not) p be tried to a rt Discovery: se parties are to conduct dis Civil Procedure and the Lank. All non-expert discoverich date shall not be adjoud further order of the Courtivities may be extended by	pursuant to Rules 16 and 26(f) of the jury. [Circle as appropriate], covery in accordance with the Federal Rules scal Rules of the Southern District of New ary is to be completed by
ā. Joi		he contemplated discovery activities and n dates in Attachment A, annexed hereto. must be accomplished by 8/14/09.

- C. For all causes of action seeking monetary damages, each party shall identify and quantify in Attachment B, amnexed hereto, each component of damages alleged; or, if not known, specify and indicate by what date Attachment B shall be filed providing such information.
- D. Motions, Settlement, Second Pre-Trial Conference, and Experi Discovery:
 - 1. Upon the conclusion of non-expert discovery, and no later than the date provided below, the parties may file dispositive motions. The parties shall agree to a schedule, and promptly submit same for the Court's approval, providing for no more than three rounds of serving and filing papers: supporting affidavits and briefs, opposing affidavits and briefs, and reply affidavits and briefs. The last day for filing dispositive motions shall be COSOOO. (Counsel shall insert a date 30 days after the completion date for non-expert discovery.)
 - a. There shall be no cross-motions. Any motions not made by the agreed date shall, unless the court orders otherwise, not be considered until after the timely-filed motion is determined.
 - b. Papers served and filed by the parties shall conform to the requirements set out in the Court's Individual Rules.

 - Approximately one week thereafter, the parties shall most with the Court for a Second Case Management Conference to discuss the status of the case, the status and prospects of settlement and whether alternative disputes-resolution procedures should be utilized, the need for and a schedule regulating experts and expert-discovery, a discovery bar data, and any other issue counsel or the Court wish to discuss. The Case Management Conference will be held on 1 1 2 2 3 at 10:00 4,m. (The Court will set this date at the Initial Case Management Conference.)
- B. Any request for relief from any date provided in this Case Management Plan shall conform to the Court's Individual Rules, and include an order, showing consents and disagreements of all counsel, setting out all dates that are likely to be affected.

by the granting of the relief requested, and proposed modified dates. Unless and until the Court approves the proposed order, the dates provided in this Plan shall be binding.

- F. A final pre-trial conference will be held on a date to be set, as close as possible to the date that trial is expected to begin. The parties, three days before said meeting, shall submit their pre-trial order, conforming to the Court's individual Rules and, at the conference, deliver their exhibit books containing all exhibits the parties actually intend to offer at the trial.
- G. Pre-Trial Motions:

Applications for adjournments and for discovery or procedural rulings will reflect or contain the positions of all parties, as provided by the Court's Individual Rules, and are not to medify or delay the conduct of discovery or the schedules provided in this Case Management Plan except upon leave of the Court.

SO ORDERED.

DATED:

New York, New York

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ALVIN K. HELLERSTEIN United States District Judge

Of AKH Forms Civil Case Manufism

ATTACHMENT A

The Parties are to list the discovery activities (i.e., production of documents, number of depositions, requests to admit, interrogatories) and anticipated completion dates:

DISCOVERY ACTIVITIES	COMPLETION DATE
1. Serve written discovery demands i.e. interrogators	5/29/09
2. Respond to written discount demands	6/29/09
3. Deposition of TT-Manuel Feingold	7/22/09
4. Deposition et Δ-Brad Vous Roy	7/23/09
1. Non-party depositions, if necessary	on ar before 9/11/09
6.	
7.	
8.	
9.	
10.	

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ATTACHMENT B

For all causes of action seeking monetary damages, each party shall identify and quantify each component of damages alleged:

PLAINTIFF'S CLAIMS:

BREACH OF CONTRACT, QUANTUM MERUIT, ACCORD AND SATISFACTION FOR \$ 17,992.12

BREACH OF CONTRACT, Quantum Murit, Accord AND SATISFACTION FOR COST PROFITS \$ 102, 231.12

counterclaim based upon Plaintiff's improper-filing of a Mechanic's Lien on a Public Improvement-for lost profits in the amount of \$14,054.15. In addition, Defendant made a second counterclaim for failure to provide services in accordance with Purchase ander dated March 17,2000 in the amount of \$161,249.34.

3. THIRD-PARTY CLAIMS: